UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO

UNITED STATES OF AMERICA, acting through the United States Department of Agriculture

Plaintiff

v.

AIDA CELESTE CRUZ-ALVARADO, as joint debtor and as known member of the Estate of JUAN PABLO DE JESUS-ROSA; IVONNE AFFRICANO, as known member of the Estate above-mentioned; JOHN DOE and RICHARD ROE as unknown members of the Estate above-mentioned; HECTOR LUIS MATEO-ORTIZ

Defendants

CIVIL NO.

Foreclosure of Mortgage

COMPLAINT

TO THE HONORABLE COURT:

COMES NOW the United States of America -acting by the United States Department of Agriculture- through the undersigned attorney, who respectfully alleges and prays as follows:

- Jurisdiction of this action is conferred on this Court by 28
 U.S.C. Section 1345.
- Plaintiff, United States of America, is acting through the United States Department of Agriculture, which is organized and existing under the provisions of the Consolidated Farm

- and Farm Service Agency Act, 7 U.S.C. §1921 et seq. Plaintiff is the owner and holder of one (1) promissory note that affects the property described further below.
- 3. Said promissory note was constituted for the amount of \$175,000.00, with annual interest of 3.75%, on October 26, 1999. See Exhibit 1.
- 4. For the purpose of securing the payment of said promissory note, a voluntary mortgage was executed on the same date, in favor of the plaintiff, under the terms and conditions stipulated and agreed therein, through Deed No. 152. See Exhibit 2.
- 5. According to the Property Registry, codefendant HECTOR LUIS

 MATEO-ORTIZ is the owner of record of the real estate property

 subject of this case. Said property is described -as it was

 recorded in Spanish- as follows:

RÚSTICA: Predio de terreno marcado con el número uno (1) en el plano de subdivisión de la finca El Melón, sita en el barrio Palmarejo del término municipal de Coamo, P.R.; compuesta de ocho cuerdas cero cuatrocientos cuarenta y tres (8.0443) diez milésimas de otras; equivalentes a treinta y un mil seiscientos diecisiete metros cuadrados con cuatro mil setecientos cuarenta y cinco diezmilésimas de otra (31,617.4745). En lindes por el NORTE, con carretera estatal número setecientos dos (702); por el SUR, Fincas Once (11) y doce (12); por el ESTE, con Colón y Co.; y por el OESTE, con finca número dos (2).

Property 13,738, recorded at page 126 of volume 246 of Coamo, Property Registry of Barranquitas, Puerto Rico.

See Title Search attached as Exhibit 3.

- 6. The title search attached to this complaint confirms the registration of the mortgage liens that secure the loan obligations between the plaintiff and the defendants. See Exhibit 3.
- 7. Upon information and belief, JUAN PABLO DE JESUS-ROSA passed away and the known members of said Estate are the following individuals:
 - (a) AIDA CELESTE CRUZ-ALVARADO, and;
 - (b) IVONNE AFFRICANO.
- 8. JOHN DOE and RICHARD ROE are included as possible unknown heirs to the Estates mentioned before.
- 9. Codefendants, AIDA CELESTE CRUZ-ALVARADO, as joint debtor and as known member of the Estate of JUAN PABLO DE JESUS-ROSA; IVONNE AFFRICANO, as known member of the Estate abovementioned; JOHN DOE and RICHARD ROE as unknown members of the Estate above-mentioned, are jointly and severally responsible for all amounts owed to plaintiff, arising from the loan obligations subscribed.
- 10. Codefendant HECTOR LUIS MATEO-ORTIZ is included as codefendant since the title search attached reveals he is the current owner of the property to be foreclosed. See Exhibit 3.
- 11. According to P.R. Laws Ann., Article 959, (Sec. 2787),

defendants have 30 days to either accept or reject their participation in the Estate(s) to which they lawfully belong. If no answer is received within said period, their participation shall be deemed as accepted.

- 12. It was expressly stipulated in the notes evidencing the indebtedness that default in the payment of any part of the covenant or agreement therein contained will authorize the plaintiff, as payee of said notes, to declare due and payable the total amount of the indebtedness evidenced by said notes and proceed with the execution and/or foreclosure of the mortgages.
- 13. The defendant party herein, jointly and severally, has failed to comply with the terms of the mortgage contracts by failing to pay the installments due on all notes until the present day, and that after declaring all the indebtedness due and payable, the defendant party owes to the plaintiff, according to the Certification of Indebtedness included herein as Exhibit 4, the following amounts, as to June 5, 2020:
 - a) On the \$175,000.00 Note:
 - 1) The sum of \$163,308.85, of principal;
 - 2) The sum of \$78,904.53, of interest accrued, and thereafter until its full and total payment, which interest amount increases at the daily rate of \$16.7783;

- 3) Plus, insurance premium, taxes, advances, late charges, costs, court costs expenses, disbursements and attorney's fees guaranteed under the mortgage obligation.
- 14. The indebtedness evidenced by the aforementioned notes is secured by the mortgages over the properties described in this complaint.
- 15. Codefendant AIDA CELESTE CRUZ-ALVARADO is not currently active in the military service for the United States. Plaintiff is unable to provide a "Status Report pursuant to Servicemembers Civil Relief Act" for the remaining codefendants since we do not know their social security numbers. See Exhibit 5.
- 16. The real estate property mentioned before is subject to the following liens in the rank indicated:

(A) Property 13,738:

- 1) Recorded liens with preference or priority over mortgage herein included:
 - a) Subject to Restrictive conditions imposed on the Title VI, according to inscription 1st.
- 2) Liens with inferior rank or priority over mortgage herein included:
 - a) This property has been designated "Secure Home", under Law 195 of September 13, 2011, better known as "Ley del Derecho de Protección del Hogar Principal y el Hogar Familiar", as per deed #39,

- issued in Coamo, Puerto Rico, on September 5th, 2013 before Jorge Rafael Collazo Sánchez Notary Public, recorded on page 132 of volume 313 of Coamo, property #13,738, 4th inscription.
- b) At page 4 of volume 7 of Records of Sentences of Barranquitas, appear Sentence issued on May 12, 2014 in the First Instance Court in Coamo, civil case #B2CI201400154, by Cooperativa de A/C San Blas Illescas, plaintiff versus Héctor Luis Mateo Ortiz, defendant, in the amount of \$8,612.53, recorded on September 1st, 2015.

VERIFICATION

- I, JACQUELINE LAZU LABOY, of legal age, married, executive and resident of Humacao, Puerto Rico, in my capacity as Director LRTF of the Farm Service Agency, San Juan, Puerto Rico, under the penalty of perjury, as permitted by Section 1746 of Title 28, United States Code, declare and certify:
 - 1) My name and personal circumstances are stated above;
- 2) I subscribed this complaint as the legal and authorized representative of the plaintiff;
- 3) Plaintiff has a legitimate cause of action against the defendants above named which warrants the granting of relief requested in said complaint;
- 4) Defendants are a necessary and legitimate party to this action in view of the fact that they originated or assumed the mortgage obligation subject of this foreclosure, or bought the property subject to said mortgage;
 - 5) From the information available to me and based upon the

documents in the Farm Service Agency, it appears that defendants have not been declared incompetent by a court of justice with authority to make such a declaration;

- 6) I have carefully read the allegations contained in this complaint and they are true and correct to the best of my knowledge and to the documents contained in the files of the Farm Service Agency;
- 7) I have carefully examined the Exhibits included to this complaint which are true and correct copies of the originals. The mortgage deeds have been duly recorded in the Property Registry.

I make the foregoing declaration under penalty of perjury, as permitted under Section 1746 of Title 28, United States Code.

In San Juan, Puerto Rico, this 18 of November, 2020.

DAZQUELINE LAZU LABOY

PRAYER

WHEREFORE, the plaintiff demands judgment as follows:

- a) That defendant's party pays unto the plaintiff the amounts claimed on this complaint;
- b) Or in default thereof that all legal right, title and interest which the defendants may have in the property described in this complaint and any building or improvement thereon be sold at public auction and that the monies due to the United States as alleged in the preceding paragraphs be paid out of the proceeds of

said sale;

- c) That the defendants and all persons claiming or who may claim by, from or under them be absolutely barred and foreclosed from all rights and equity of redemption in and to said property;
- d) That if the proceeds of such sale be insufficient to cover the amounts specified under paragraph 16 of this prayer, said defendant be adjudged to pay to the United States the total amount of money remaining unsatisfied to said paragraph (a) of this prayer, and execution be issued forthwith against said defendants for the payment of said deficiencies against any of the properties of said defendants;
- e) That if the proceeds of said sale exceed the sum of money to be paid to the United States as aforesaid, any such excess be deposited with the Clerk of this Court subject to further orders from the Court;
- f) That once the property is auctioned and sold, the Clerk of this Court issue a writ addressed to the Registry of the Property ordering the cancellation of the foreclosed mortgage and of any other junior liens recorded therein;
- g) For such further relief as in accordance with law and equity may be proper.

In Guaynabo, Puerto Rico, on November 18 , 2020.

/s/ Juan Carlos Fortuño Fas JUAN CARLOS FORTUÑO FAS USDCPR 211913

FORTUÑO & FORTUÑO FAS, C.S.P. P.O. BOX 3908
GUAYNABO, PR 00970
TEL. 787-751-5290
FAX. 787-751-6155

Email: dcfilings@fortuno-law.com

PROMISSORY NOTE		KIND OF LOAN Type: EM	
Name JUAN PABLO DE JESUS	ROSA		tural Credit Adjustment
State PUERTO RICO	County PONCE	ACTION REQUIRING Initial loan Subsequent loan	NOTE Rescheduling Reamortization
Case No. 63-26- 582-50-5858	Date OCTOBER 26, 1999	Consolidated & subsequent loan	☐ Credit sale ☐ Deferred payments
Fund Code 43	Loan No.	☐ Consolidation ☐ Conservation easement	☐ Debt write down
FOR VALUE RECEIVED, the of the United States of America, acti (herein called the "Government"), or i		nistration, United States D	epartment of Agriculture,
	or at such other place as the Governm		riting, the principal sum of
	THOUSANDS		
(\$ 175,000.00), plus in	terest on the unpaid princip	al balance at the RATE of
THREE AND THREE QUARTERS	3	percent (3.7500	
		dollars (\$)
of Noncapitalized interest. If this of Government may CHANGE THE Is tration, not more often than quart rower's last known address. The ne Home Administration for the type of Principal and interest shall be rate of interest, on or before the following the principal and interest shall be rate of interest, on or before the following the content of the content in the content of the content in the content of the	RATE OF INTEREST, in accordance the state of	ce with regulations of the (30) days prior written no uighest rate established in re	Farmers Home Adminis- otice by mail to the Bor-
s 1,187.00			on;
\$ 9,816.00 \$	on 01/01/01 : \$		on
\$	on; \$; \$		
5	on ; \$		oni
(on : \$		on
and \$ 9,816.00	thereafter on JANU d except that the final installment of JANU d except that the final installment of	<u>JARY 1St</u> of each the entire debtedness evid	YEAR until the enced hereby, if not sooner

Borrower as requested by Borrower and approved by the Government. Approval by the Government will be given provided the advance is requested for a purpose authorized by the Government. Interest shall accrue on the amount of each advance from its actual date as shown in the Record of Advances at the end of this note. Borrower authorizes the Government to enter the amount(s) and date(s) of such advance(s) in the Record of Advances.

For each rescheduled, reamortized or consolidated note for applications for Primary and Preservation Loan Service Programs received prior to November 28, 1990, interest accrued to the date of this instrument which is more than 90 days overdue shall be added to principal and such new principal shall accrue interest at the rate evidenced by this instrument. For applications for Primary and Preservation Loan Service Programs received on or after November 28, 1990, all unpaid interest accrued to the date of this instrument shall be added to the principal and such new principal shall accrue interest at the rate evidenced by this instrument.

Every payment made on any indebtedness evidenced by this note shall be applied first to a portion of any interest which accrues during the deferral period, second to accrued interest to the date of the payment on the note account and then to the principal. Nonprogram loans are not eligible for deferral.

Prepayments of scheduled installments, or any portion of these installments, may be made at any time at the option of the Borrower. Refunds and extra payments, as defined in the regulations (7 CFR §1951.8) of the Farmers Home Administration according to the source of funds involved, shall, after payment of interest, to be applied to the last installments to become due under this note and shall not affect the obligation of Borrower to pay the remaining installments as scheduled in this note.

If the Government at any time assigns this note and insures the payment of it, Borrower shall continue to make payments to the Government as collection agent for the holder. While this note is held by an insured holder, prepayments made by Borrower may, at the option of the Government, be remitted by the Government to the holder promptly or, except for final payment, be retained by the Government and remitted to the holder on an installment due date basis. The effective date of every payment made by Borrower, except payments retained and remitted by the Government on an installment due date basis, shall be the date of the United States Treasury check by which the Government remits the payment to the holder. The effective date of any prepayment retained and remitted by the Government to the holder on an installment due date basis shall be the date of the prepayment by Borrower, and the Government will pay the interest to which the holder is entitled accruing between such date and the date of the Treasury check to the holder.

Any amount advanced or expended by the Government for the collection of this note or to preserve or protect any security for the loan or otherwise expended under the terms of any security agreement or other instrument executed in connection with the loan evidenced by this note, at the option of the Government shall become a part of and bear interest at the same rate as the principal of the debt evidenced by this note and be immediately due and payable by Borrower to the Government without demand.

Property constructed, improved, purchased, or refinanced in whole or in part with the loan evidenced by this note shall not be leased, assigned, sold, transferred, or encumbered, voluntarily or otherwise, without the written consent of the Government. Unless the Government consents otherwise in writing, Borrower will operate such property as a farm if this is a Farm Ownership loan.

If "Consolidation and subsequent loan," "Debt write down," "Consolidation," "Rescheduling," or "Reamortization" is indicated in the "Action Requiring Note" block above, this note is given to consolidate, reschedule or reamortize, but not in satisfaction of the unpaid principal and interest on the following described note(s) or assumption agreement(s) (new terms):

FUND CODE/ LOAN NO.	FACE AMOUNT	INT. RATE	DATE	ORIGINAL BORROWER	LAST INSTALL, DUE
	5	970	, 19		, 19
	S	970	, 19		, 19
	5	7/0	, 19		, 19
· · · · · · · · · · · · · · · · · · ·	\$	970	, 19		, 19
	\$	%	, 19		, 19
	\$	70	, 19		, 19
	S	076	, 19		, 19

Security instruments taken in connection with the loans evidenced by these described notes and other related obligations are not affected by this consolidating, rescheduling or reamortizing. These security instruments shall continue to remain in effect and the security given for the loans evidenced by the described notes shall continue to remain as security for the loan evidenced by this note, and for any other related obligations.

REFINANCING (GRADUATION) AGREEMENT: If at any time it shall appear to the Government that the Borrower may be able to obtain financing from a responsible cooperative or private credit source at reasonable rates and terms for loans for similar purposes and periods of time, Borrower will, at the Government's request, apply for and accept a loan(s) in sufficient amount to pay this note in full and, if the lender is a cooperative, to pay for any necessary stock. The provision's of this paragraph do not apply if the loan represented by this promissory note was made to the Borrower as a non-program loan.

HIGHLY ERODIBLE LAND AND WETLAND CONSERVATION AGREEMENT: Borrower recognizes that the loan described in this note will be in default should any loan proceeds be used for a purpose that will contribute to excessive erosion of highly erodible land or to the conversion of wetlands to produce an agricultural commodity as further explained in 7 CFR Part 1940, Subpart G, Exhibit M. If (1) the term of the loan exceeds January 1, 1990, but not January 1, 1995, and (2) Borrower intends to produce an agricultural commodity on highly erodible land that is exempt from the restrictions of Exhibit M until either January 1, 1990, or two years after the Soil Conservation Service (SCS) has completed a soil survey for the Borrower's land, whichever is later, the Borrower further agrees that, prior to the loss of the exemption from the highly erodible land conservation restrictions found in 7 CFR Part 12, Borrower must demonstrate that Borrower is actively applying on that land which has been determined to be highly erodible, a conservation plan approved by the SCS or the appropriate conservation district in accordance with SCS's requirements. Furthermore, if the term of the loan exceeds January 1, 1995, Borrower further agrees that Borrower must demonstrate prior to January 1, 1995, that any production of an agricultural commodity on highly erodible land after that date will be done in compliance with a conservation system approved by SCS or the appropriate conservation district in accordance with SCS's requirements.

DEFAULT: Failure to pay when due any debt evidenced by this note or perform any covenant of agreement under this note shall constitute default under this and any other instrument evidencing a debt of Borrower owing to, insured or Guaranteed by the Government or securing or otherwise relating to such debt; and default under any such other instrument shall constitute default under this note. UPON ANY SUCH DEFAULT, the Government at its option may declare all or any part of any such indebtedness immediately due and payable.

This Note is given as evidence of a loan to Borrower made or insured by the Government pursuant to the Consolidated Farm and Rural Development Act, or the Emergency Agricultural Credit Adjustment Act of 1978 and for the type of loan as indicated in the "Kind of Loan" block above. This Note shall be subject to the present regulations of the Farmers Home Administration and to its future regulations not inconsistent with the express provisions of this note.

Presentment, protest, and notice are waived.

(SEAL)

JUAN PABLO DE JESUS ROSA

(Borrower)

AIDA CELESTE CRUZ ALVARADO

HC-02 BOX 5485

COAMO, PUERTO RICO 00769

RECORD OF ADVANCES

AMOUNT	DATE	AMOUNT	DATE	AMOUNT	DATE
\$ 175,000.00	10/26/99	S		S	
\$		\$		S	
S		S		S	
\$		\$		\$	
			TOTAL	\$175,000.00	

FmHA 1940-17 (Rev. 4-92)

NUMERO CIENTO CINCUENTA Y DOS
NUMBER ONE HUNDRED FIFTY TWO
HIPOTECA VOLUNTARIA
-En la ciudad de Coamo, Puerto Rico, a ventuscis de octubre de mil nuvecientos noventa
-In the city of Coamo, Puerto Rico, on October twenty six, nuneteen functy fine.
ANTE MI————————————————————————————————————
ANTONIO ORTIZ RODRIGUEZ
Abogado y Notario Público de la Isla de Puerto Rico con residencia en-
Coamo, Puerto Rico y oficina en Coamo, Puerto Rico. Coamo, Puerto Rico and office in Coamo, Puerto Rico.
COMPARECEN———————————————————————————————————
Las personas nombradas en el párrafo DUODECIMO de esta hipoteca denomina
dos de aqui en adelante el "deudor hipotecario" y cuyas circunstancias personales
aparecen de dicho párrafo.————————————————————————————————————
Doy fe del conocirniento personal de los comparecientes, así como por sus dichos
de su edad, estado civil, profesión y vecindad. statements which I believe to be true of their age, civil status, profession and residence.—
Aseguran hallarse en el pleno goce de sus derechos civiles, la libre administración————————————————————————————————————
de sus bienes y teniendo a mi juicio la capacidad legal necesaria para este otorga- of their property, and they have, in my judgment, the necessary legal capacity to grant this-
miento.—voluntary mortgage.—
EXPONEN——WITNESSETH:
PRIMERO: El deudor hipotecario es duefio de la finca o fincas descritas en el- FIRST: That the mortgagor is the owner of the farm or farms described in-
parrafo UNDECIMO asi como de todos los derechos e intereses de las mismas,———————————————————————————————————
denominada de aqui en adclante "los bienes". hereinafter referred to as "the property".
SEGUNDO: Que los bienes aquí hipotecados estan afectos a gravámenes que
SECOND: That the property mortgaged netern is subject to the news
se especifican en el párrafo UNDECIMO. specified in paragraph ELEVENTH herein.
TERCERO: Que el deudor hipotecario viene obligado para con Estados Unidos de THIRD: That the mortgagor has become obligated to the United States———————————————————————————————————
América, actuando por conducto de la Administración de hogares de Agriculto- of America, actung throught the Farmers Home Administration,-
res, denominado de aqui en adelante el "acreedor hipotecario", en relación con- hereinafter called the "mortgagee" in connection with-
un préstamo o préstamos evidenciado por uno o más pagarés o convenio de sub- a loan or loans evidenced by one or more promisory note(s) or assumption agreement(s)
rogación, denominado en adelante el "pagaré" sem mio o más. So replate por- hereinafter called "the note" whether one or more at is required by
el Gobierno que se hagan pagos adicionales mensuales de una doceava parte de the Government that additional monthly payments of one-twelfth of the
A Charles A

The state of the s



las contribuciones, avaluos (impuestos), primas de seguros y otros cargos que se---taxes, assessments, insurance premiums and other chargeshayan estimado sobre la propiedad hipotecada.-estimated against the property. CUARTO: Se sobre entiende que:-FOURTH: It is understood that:-(Uno) El pagaré evidencia un préstamo o préstamos al deudor hipotecario por la-(One) The note evidences a loan or loans to the mortgagor in thesuma de principal especificada en el mismo, concedido con el propósito y la inten-principal amount specifica therein made with the purpose and intentionción de que el acreedor hipotecario puede ceder el pagaré en cualquier tiempo y---that the mortgagee, at any time, may assign the note andasegurar su pago de conformidad con el Acta de mil novecientos sesenta y unoinsure the payment thereof pursuant to the Act of Nincteen Hundred and Sixty Oneconsolidando la Administración de Hogares de Agricultores o el Título Quinto de---consolidating the Farmers Home Administration or Title Five ofla Ley de hogares de mil novecientos cuarenta y nueve, segun han sido enmenda---the Housing Act of Nineteen Hundred and Forty-Nine, as Amended-ser cedido de tiempo en tiempo y cada tenedor de dicho pagaré a su vez será el---it may be assigned from time to time and each holder of the insured note, in turn-prestamista asegurado.will be the insured lender .-dor hipotecario otorgará y entregará al prestamista asegurado conjuntamente conmortgagee will execute and deliver to the insured lender alongel pagaré un endoso de seguro garantizando totalmente el pago de principal e in-----with the note an insurance endorsement insuring the payment of the note fully as to principaltereses de dicho pagaré.---and interest. hipotecario el acreedor hipotecario, por convenio con el prestamista asegurado, -the mortgagee by agreement with the insured lender-----determinarán en el endoso de seguro la porción del pago de intereses del pagaré set forth in the insurance endorsement will be entitled to a specified portion of the interest payque sera designada como "cargo anual".--ments on the note, to be designated the "annual charge". (Cinco) Una condición del aseguramiento de pago del pagaré será de que el tene-----(Five) A condition of the insurance of payment of the note will be that the holder----dor cederá todos sus derechos y remedios contra el deudor hipotecario y cuales-will forego his rights and remedies against the mortgagor and any-----quiera otros en relación con dicho préstamo así como también a los beneficios-others an connection with said loan, as well as any benefitde esta hipoteca y aceptar en su lugar los beneficios del seguro, y a requerimiento--of this mortgage, and will accept the benefits of such insurance in lieu thereof, and upon the--violación de cualquier convenio o estipulación aquí contenida o en el pagaré o en-violate any covenant or agreement contained herein, in the note, or any cualquier convenio suplementario por parte del deudor.---supplementary agreement.





(Seis) Entre otras cosas, es el propósito e intención de esta hipoteca, que en todo-(Six) It is the purpose and intent of this mortgage that, among other things,

tiempo cuando el pagaré este en poder del acreedor hipotecario, o en el caso enat all times when the note is held by the mortgagee, or in the event the

que el acreedor hipotecario ceda esta hipoteca sin asegurar el pagaré, esta hipotecamortgagee should assign this mortgage without insurance of the note, this mortgage-

garantizará el pago del pagaré pero cuando el pagaré esté en poder de un presta-shall secure payment of the note; but when the note is held by an insuredmista asegurado, esta hipoteca no garantizará el pago del pagaré o formará parte-lender, this mortgage shall not secure payment of the note or attach tode la deuda evidenciada por el mismo, pero en cuanto al pagaré y a dicha deuda, the debt evidenced thereby, but as to the note and such debtconstituirà una hipoteca de indemnización para garantizar al acreedor hipotecario-shall constitute an indemnity mortgage to secure the mortgageecontra cualquier pérdida bajo el endoso de seguro por causa de cualquier incum-against loss under its insurance endorsement by reason of any default plimiento por parte del deudor hipotecario.-by the mortgagor. QUINTO: Que en consideración al préstamo y (a)en todo tiempo que el pagaré: FIFTH: That, in consideration of saíd loan and (a) at all times when the note-cario ceda la presente hipoteca sin el seguro de pago del pagaré y en garantía del-should assign this mortgagewithout insuranceof the payment of the note, in guarantee of theimporte del pagare según se especifica en el subpárrafo (Uno) del Párrafo NOVE amount of the note as specified in subparagraph (one) of paragraph NINTH----NO con sus intereses al tipo estipulado y para asegurar el pronto pago de dichohereof, with interest at the rate stipulated, and to secure prompt payment of the pagaré, su renovación, cualquier convenio contenido en el mismo, o extensión y-note and any renewals and extensions thereof and any agreements contained therein,-tía de las sumas especificadas en el subpárrafo (Dos) del párrafo NOVENO aquíof the amounts specified in subparagraph (Two) of paragraph NINTH hereof consignado para garantizar el cumplimiento del convenio del deudor hipotecario-for securing lite performance of the mortgagor's---de indemnizar y conservar libre al acreedor hipotecario contra perdidas bajo el en-herein to indemnify and save harmless the mortgage against loss under its doso de seguro por razón de incumplimiento del deudor hipotecario y (c) en cual-insurance endorsementes by reason of any default by the mortgagor, and (c) in anyquier caso y en todo tiempo en garantía de las sumas adicionales consignadas en el-event and at all times whatsover, in guarantee of the additional amounts specified insubparrafo (Tres) del parrafo NOVENO de este instrumento y para asegurar el-subparagraph (Three) of paragraph NINTH hereof, and to secure the cumplimiento de todos y cada uno de los convenios y del deudor hipotecario aqui-performance of every covenant and agreement of the mortgagor contenidos o en cualquier otro convenio suplementario, el deudor hipotecario porcontained herein or han any supplementary agreement, the mortgagorla presente constituye hipoteca voluntaria a favor del acreedor hipotecario sobre-hereby constitute a voluntary mortgage in favor of the mortgagee on-

los bienes descritos en el párrafo UNDÉCIMO mas adelante, así como sobre losthe property described in paragraph ELEVENTH hereof, together with all rights, derechos, intereses, servidumbres, derechos hereditarios, adhesiones pertenecientesinterests easements, hereditaments and appurtenances thereto belonging,—

los mismos, toda renta, créditos, beneficios de los rents, issues and profits thereof and revenues and



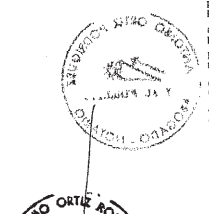
ingreso de los mismos, toda mejora o propiedad personal en el presente o que en-income therefrom, all improvements and personal property now orel futuro se adhiera o que sean razonablemente necesarias para el uso de los mismos, later attached thereto or reasonably necessary to the use thereof,sobre las aguas, los derechos de agua o acciones en los mismos, pertenecientes a---all water, water rights and shares in the same pertaining to------las fincas o a todo pago que en cualquier tiempo se adeude al deudor hipotecario the farms and all payments at any time owing to the mortgagor-----total o parcial de o por dafios a cualquier parte de las mismas o a los intereses sobrepartial condemnation of or injury to any part thereof or interestellas, siendo entendido que este gravamen quedará en toda su fuerza y vigor hasta-therein, it being understood that this lien will continue in full force and effect untilque las cantidades especificadas en el párrafo NOVENO con sus intereses antes y-all amounts as specified in paragraph NINTH hereof, with interest before and después del vencimiento hasta que los mismos hayan sido pagados en su totalidad.....after maturity until paid have been paid in full...... En caso de ejecución, los bienes responderán del pago del principal, los intereses— In case of foreclosure, the property will be answerable for the payment of the principal, interest antes y después de vencimiento, hasta su total solvento, pérdida sufrida por el acree-thereon before and after maturity until paid, losses sustained by the dor hipotecario como asegurador del pagaré, contribuciones, prima de seguro o cual-mongagee as insurer of the note, taxes, insurance premiums, and quier otro desembolso o adelanto por el acreedor hipotecario por cuenta del deudor-other disbursements and advances of the mortgagee for the mortgagor's account----hipotecario con sus intereses hasta que sean pagados al acreedor hipotecario, costas,----with interest until repaid to the mortgagee, costs, expenses andgastos y honorarios de abogado del acreedor hipotecario, toda extension o renoattorney's fees of the mortgaged all extensions and renewals of any ofvación de dichas obligaciones con intereses sobre todas y todo otro cargo o suma--said obligations, with interest on all and all other charges and additionaladicional especificada en el párrafo NOVENO de este documento.--amounts as specified in paragraph NINTH hereof.-SEXTO: El deudor hipotecario expresamente conviene lo siguiente:--SIXTH: That the mortgagor specifically agrees as follows: (Uno)Pagar al acreedor hipotecario prontamente a su vencimiento cualquier deuda-(One) To pay promptly when due any indebtednessaqui garantizada e indemnizar y conservar libre de pérdida al acreedor hipotecario-to themortgage chereby secured and to indemnify and save harmless the mortgagee against anybajo et seguro del pago del pagaré por incumplimiento del deudor hipotecario.

loss under its insurance of payment of the note by reason of any default by the mortgagor.... En todo tiempo cuando el pagaré sea poseído por el prestamista asegurado, el-At all times when the note is held by an insured lender, the deudor hipotecario continuará haciendo los pagos contra dicho pagaré al acreedor-mortgagor shall continue to make payments on the note to the mortgagec,-----hipotecario como agente cobrador del tenedor del mismo.-as collection agent for the holder.-----reglamentos de la Administración de Hogares de Agricultores.--regulations of the Farmer's Home Administration.-----(Tres) En todo tiempo cuando el pagaré sea poseido por un prestamista asegu-----(Three) At all times when the note is held by an insured lender,





la cantidad o carga anual, podrá ser pagada por el acreedor hipotecario al tenedor-the amount of the annual charge, may be paid by the mortgagee to the holder----del pagaré bajo los términos provistos en el pagaré y en el endoso de seguro referido-of the note to the extent provided in the insurance endorsement-----Cualquier suma vencida y no pagada bajo los términos del pagaré, sea éste poseído-Any amount due and unpaid under the terms of the note, whether it is heldpor el acreedor hipotecario o por el prestamista asegurado, podrá ser acreditada by the mortgagee or by an insured lender, may be creditepor el acreedor hipotecario al pagaré y en su consecueneta constituirá un adelanto-by the mortgagee on the note and thereupon shall constitute an advancepor el acreedor hipotecario por cuenta del deudor hipotecario, by the mortgagee for the account of the mortgagor. Cualquier adelante por el acreedor hipotecario tal como se describe en este sub-Any advance by the mortgagee as described in this----parrafo devengará intereses a razon del TRES PUNTO SETENTA Y CINCO-subparagraph shall bear interest at the rate of THREE POINT SEVENTY FIVEper cent (3.75%)anual a partir de la fecha en que vencia el pago hasta la fecha en que el deudor-per annum from thedate on which theamount of the advance was due to the date of payment hipotecario lo satisfaga.to the mortgagee. (Cuatro) Fuere o no el pagaré asegurado por el acreedor hipotecario cualquier-(Four) Whether or not the note is insured by the mortgagee anyo todo adelanto hecho por el acreedor hipotecario para prima de seguro, repa-and all amount advanced by the mortgagee for property insurance premiums, repairs, raciones, gravamenes u otra reclamación en proteccion de los bienes hipoteca-liens and other claims, for the protection of the mortgaged property, dos o para contribuciones e impuestos u otro gasto similar por razón de haber-or for taxes or assessments or other similar charges by reason of theel deudor hipotecario dejado de pagar por los mismos, devengará intereses a razón-mortgagor's failure to pay the same, shall bear interest at the ratedel tipo estipulado en el subpárrafo anterior desde la fecha de dichos adelantos-stated in the next preceding subparagraph from the date of the advance hasta que los mismos sean satisfechos por el deudor hipotecario. until repaid to the mortgagee. teca con sus intereses vencerá inmediatamente y será pagadero por el deudor hipo-with interest, shall be immediately due and payable by the mortgagor tecario al acreedor hipotecario sin necesidad de requerimiento alguno en el sitio-to mortgagee without demand at the hecho por el acreedor hipotecario no relevará al deudor hipotecario de su obligación-by mortgagee shall relieve the mortgagor from breach of his covenantdel convenio de pagar. Dichos adelantos, con sus intereses, se reembolsarán de los-to pay. Such advances, with interest shall be repaid from the primeros pagos recibidos del deudor hipotecario. Si no hubieren adelantos, todo-lirst available collections received from mortgagor. Otherwise, any paymentspago verificado por el deudor hipotecario podra ser aplicado al pagaré o a cualquier-payment made by mortgagor may be applied on the note or anyotra deuda del deudor hipotecario aqui garantizada en el ordan que el acreedor-indebtedness to mortgagee secured hereby, in zay order mortgagee hipotecario determinare.-



(Six) To use the loan evidenced by the note solely-
los propósitos autorizados por el acreedor hipotecario.
(Siete) A pagar a su vencimiento las contribuciones, impuestos especiales gravá————————————————————————————————————
menes y cargas que graven los bienes o los derechos o intereses del deudor hipo
tecario bajo los términos de esta hipoteca, under the terms of this mortgage.
(Ocho) Ottener y mantener seguro contra incendio y otros riesgos según requic————————————————————————————————————
ra el acreedor hipotecario sobre los edificios y las mejoras existentes en los bie
nes o cualquier otra mejora introducida en el futuro. El seguro contra fuego y
otros riesgos serán en la forma y por las cantidades términos y condiciones que- fire and other hazards will be in the form and amount and on terms and conditions-
aprobare el acreedor hipotecario.
(Nucve) Conservar los bienes en buenas condiciones y prontamente verificar las————————————————————————————————————
reparaciones necesarias para la conservación de los bienes; no cometerá ni per- necessary repairs for the conservation of the property; he will not commit nor-
mitirá que se cometa ningún deterioro de los bienes; ni removerá ni demolerá- permit to be committed any deterioration of, the property; he will not remove nor demolish
ningún edificio o mejora en los bienes. ni cortará ni removerá madera de la finca,————any building or improvement on the property, nor will be eut or remove wood from the farm———
ni removerá ni permitirá que se remucva grava, arena, aceite, gas, carbón u otros- nor remove nor permit to be removed gravel, sand, oil, gas, coal, or other-
minerales sin el consentimiento del acreedor hipotecario y prontamente llevará
a efecto las reparaciones en los bienes que el acreedor hipotecario requiera de tiempo- the repairs on the property that the mortgagee may request from time-
en tiempo. El deudor hipotecario cumplirá con aquellas prácticas de conservación
de suelo y los planes de la finca y del hogar que el acreedor hipotecario de tiempo en- and farm and home management plans as mortgagee from time to-
tiempo pueda prescribir,——————————————————————————————————
(Diez) Si esta hipoteca se otorga para un préstamo a dueño de finca según se iden- (Ten) If this mortgage is given for a loan to a farm owner as identified-
tifica en los reglamentos de la Administración de Hogares de Agricultores, el deudor
hipotecario personalmente operará los bienes por sí y por medio de su familia como- wili personally operate the property with his own and his family labor as a farm and for no other-
una finca y para ningún otro propósito y no arrendará la finca ni parte de ella a
menos que el acreedor hipotecario consienta por escrito en otro método de opera- unless mortgagee agrees in writing to any other method of operation-
ción o al arrendamiento.
(Once) Someterá en la forma y manera que el acreedor hipotecario requiera la (Eleven) To submit in the form and manner mortgagee may require,
información de sus ingresos y gastos y cualquier otra información relacionada con- information as to his income and expenses and any other information in regard to the-
le conscién de les biores y gymplicé con todas las leves, ordenanzas y reglamentos
operation of the property, and to comply with all laws, ordinances, and regulations
que afecten los bienes o su uso.

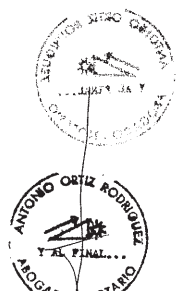




que afecten los bienes o su uso.affecting the property or its use.

otorgada está siendo mermada o deteriorada y si dicho examen o inspección deter-the security given is being lessened or impaired, and if such inspection or examination shall minare, a juicio del acreedor hipotecario, que la garantía otorgada esta siendo mer-disclose, in the judgment of mortgagee, that the security given is being lessened---mada o deteriorada, tal condición se considerará como una violación por parte delor impaired, such condition shall be deemed a breach by the deudor hipotecario de los convenios de esta hipoteca. mortgagor of the covenants of this mortgage. del deudor hipotecario a los bienes, el deudor hipotecario inmediatamente notificaráof the mortgagor to the property, the mortgagor will immediately notify podrá instituir aquellos procedimientos que fueren necesarios en defensa de sus-may institute the necessary proceedings in defense of its intereses y los gastos y desembolsos incurrido por el acreedor hipotecario en dichos-interest, and any costs or expenditures incurred by mortgagee by saidprocedimientos serán cargados a la deuda del deudor hipotecario y se consideraránproceedings will be charged to the mortgage debt and considered garantizados por esta hipoteca dentro del crédito adicional de la cláusula hipotecaria-by this mortgage within the additional credit of the mortgage clausepara adelantos, gastos y otros pagos. for advances, expenditures and other payments. (Catorce) Si el deudor hipotecario en cualquier tiempo mientras estuviere vigente— (Fourteen) If the mortgagor at any time while this mortgage remains in effect— esta hipoteca, abandonare los bienes o voluntariamente se los entregase al acreeshould abandon the property or voluntarily deliver it to mortgagee. dor hipotecario el acreedor hipotecario es por la presente autorizado y con pode-mortgagee is hereby authorized and empowered-----res para tomar posesión de los bienes, arrendarlos y administrar los bienes y cobrar-to take possession of the property, to rent and administer the e same and collect----sus rentas, beneficios e ingresos de los mismos y aplicarlos en primer término a los-the rents, benefits, and income from the same and apply them first to the gastos de cobro y administración y en segundo término al pago de la deuda eviden------costs of collection and administration and secondly to the payment o the debt evidenced-ciada por el pagaré o cualquier otra deuda del deudor hipotecario y aquí garantizada,-by the note or any indebtedness to mortgagee hereby guaranteed,----en el orden y manera que el acreedor hipotecario determinare, in what ever order and manner mortgagee may determine. (Quince) En qualquier tiempo que el acreedor hipotecario determinare que el deudor (Fifteen) At any time that mortgagec determines that mortgagor-ción de un Banco Federal u otra fuente responsable, cooperativa o privada, a una Federal Bank or other responsible source, cooperative or private, at a-

mortgagor, at mortgagee s request will apply for and absent



said loan in sufficient amount to pay the note and any other indebtedness secured hereby and tosarias en la agencia cooperativa en relación con dicho prestamo.purchase any necessary shares of stock in the cooperative agency in regard to said loan .-por esta hipoteca, o si el deudor hipotecario o cualquier otra persona incluída como-by this mortgage, or should mortgagor, or any one of the persons herein called----deudor hipotecario faltare en el pago de cualquier cantidad o violare o no cumpliere-mortgagor, default in the payment of any amounts or violate or fail to comply-----con cualquier clausula, condiction, estipulación o convenio o acuerdo aquí contenido-with any clause, condition, stipulation, covenant, or agreement contained herein,----o en cualquier convenio suplementario o falleciere o se declarare o fuere declaradoor in any supplementary agreement, or die or be declared anincompetente en quiebra, insolvente o hiciere una cesión en beneficio de sus acreeincompetent, a bankrupt, or an insolvent, or make an assignment for the benefit of dores, los bienes o parte de ellos o cualquier interés en los mismos fueren cedidos, creditors, or should the property or any part thereof or interest therein be assigned, vendidos, arrendados, transferidos o gravados voluntariamente o de otro modo, sold, leased, transferred, conveyed, or encumbered, voluntarily or otherwise,sin el consentimiento por escrito del acreedor hipotecario, el acreedor hipotecario eswithout the written consent of mortgagee, mortgagee isirrevocablemente autorizado y con poderes, a su opción y sin notificación: (Uno) a ---irrevocably authorized and empowered, at its option, and without notice: (One) todeclarar toda deuda no pagada bajo los terminos del pagaré o cualquier otra deuda declare all amounts unpaid under the note, and any indebtedness-----al acreedor hipotecario aqui garantizada, inmediatamente vencida y pagadera y-to the mortgagee secured hereby, immediately due and payable and incurrir y pagar los gastos razonables para la reparación o mantenimiento de los-to incur and pay reasonable expenses for the repair and maintenance of thebienes y cualquier gasto u obligacion que el deudor hipotecario no pagó según seproperty and any expenses and obligations that mortgagor did not pay as conviniere en esta hipoteca, incluyendo las contribuciones, impuestos, prima deagreed in this mortgage, including taxes, assessments, insurance premium, seguro y cualquier otro pago o gasto para la protección y conservación de los bienesand any other expenses or costs for the protection and preservation of the propertyy de esta hipoteca o incumplimiento de cualquier precepto de esta hipoteca y (Tres)— and this mortgage, or for compliance with any of the provisions of this mortgage; and (Three)de solicitar la protección de la ley-request the protection of the law.— (Diecisicie) El deudor hipotecario pagará o reembolsará al acreedor hipotecario -(Seventeen) Mortgagor will pay, or reimburse mortgagee todos los gastos necesarios para el fiel cumplimiento de los convenios y acuerdos-for all necessary expenses for the fulfillment of the covenants and agreementsde esta hipoteca, los del pagaré y en cualquier otro convenio suplementario, in----of this mortgage and of the note and of any supplementary agreement, including---cluyendo los gastos de mensura, evidencia de título, costas, inscripción y hono--the costs (if survey, evidence of title, court costs, recordation fee and rarios de abogado.---hacer cumplir en una fecha subsiguiente a los mismos los convenios, acuerdos uenforce performance at a subsequent date of the same, similar or other covenant, agreement





obligaciones aqui contenidos o similares u otros convenios, y sin afectar la responobligation herein set forth, and without affecting the liability

sabilidad de cualquier persona para el pago del pagaré o cualquier otra deuda aquiof any person for payment of the note or any indebtedness

gravamen el acreedor hipotecario es por la presente autorizado y con poder ensaid lien, the mortgagee is hereby authorized and empowered at-

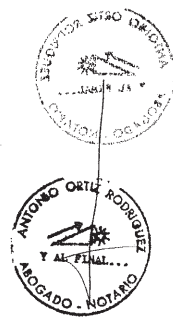
garantizada y sin afectar el gravamen impuesto sobre los bienes o la prioridad delsecured hereby and without affecting the lien created upon said property or the priority of

negociar con el deudor hipotecario o conceder al deudor hipotecario cualquierdeal in any way with mortgagor or grant to mortgagor myindulgencia o tolerancia o extensión de tiempo para el pago del pagaré (con el-----indulgence or forbearance or extension of the time for payment of the note with the---consentimiento del tenedor de dicho pagaré cuando esté en manos de un presta--consent of the holder of the note when it is held by-----rio, y aqui garantizada o (Tres) otorgar y entregar cancelaciones parciales de cua-hereby secured; or (three) execute and deliver partial releases of any quier parte de los bienes de la hipoteca aqui constituída u otorgar diferimiento o-part of said property from the lien hereby crested or grant deferment or postergación de esta hipoteca a favor de cualquier otro gravamen constituido sobre-postponement of the mortgage to any other lien overdichos bienes. (Diccinueve) Todos los derechos, título e interés en y sobre la presente hipoteca,—(Nineteen) All right, title and interest in or to this mortgage, incluyendo pero no limitando el poder de otorgar consentimientos, cancelaciones-including but not limited to the power to grant consents, partial releases, parciales, subordinación, cancelación total, radica solo y exclusivamente en el-subordinations, and satisfaction, shall be vested solely and exclusively inacreedor hipotecario y ningún prestamista asegurado tendrá derecho, título o in-mortgagee, and no insure lender have any right, title or interest terés alguno en o sobre el gravamen y los beneficios aquí contenidos. in or to the lien or any benefits herein contained. (Veinte) El incumplimiento de esta hipoteca constituirá incumplimiento de cuales-(Twenty) Default hereunder shall constitute default under anyquiera otra hipoteca, préstamo refaccionario, o hipoteca de bienes muebles poseída-other real estate or crop or chattel mortgage heldo asegurada por el acroedor hipotecario y otorgada o asumida por el deudor hipo-or insured by mortgagee and executed or assumed by mortgagor, tecario; y el incumplimiento de cualesquiera de dichos instrumentos de garantía-and default under any such other security instrument shallconstituirá incumplimiento de esta hipoteca.-constitute default hereunder.-(Veintiuno) Todo aviso que haya de darse bajo los términos de esta hipoteca será— (Twenty-One) All notices to be given under this mortgage shall—

remitido por correo certificado a menos que se disponga lo contrario por ley, ybe sent by certified mail unless otherwise required by law,

sobre dirigido hasta tanto otra dirección sea designada en un aviso dado a! efecto,---and shall be addressed until some other address is designated in a notice so given,---

en el caso del acreedor hipotecario a Administración de Hogares de Agricultores, in the case of mortgagee to Farmers Home administration



United States Department of Agriculture, San Juan, Puerto Rico, and in thecaso del deudor hipotecario, a él a la dirección postal de su residencia según se-case of mortgagor lo him at the post office address of his residence as statedespecifica más adelante.---hereinafter (Veintidos) El deudor hipotecario por la presente cede al acreedor hipotecario-(Twenty-Two) Mortgagor by these presents grants to mortgagee el importe de cualquier sentencia obtenido por expropiación forzosa para uso-the amount of any judgment obtained by reason of condemnation proceedings for publicpúblico de los bienes o parte de ellos así como también el importe de la sentencia-use of the property or any part thereof as well as the amount of any judgment---por daflos causados a los bienes. El acreedor hipotecario aplicará el importe asi -for damages caused to the property. The mortgagee will apply the amount so---recibido al pago de los gastos en que incurriere en su cobro y el balance al pago del received to the payment of costs incurred in. its collection and the balance to the payment— SEPTIMO:Para que sirva de tipo a la primera subasta que deberá celebrarse en caso-SEVENTH:That for the purpose of the first sale to be held in casede ejecución de esta hipoteca; de conformidad con la la ley hipotecaria, segun enmenof foreclosure of this mortgage, in conformity with the mortgage law, as amended,dada, et deudor hipotecario por la presenta tasa los bienes hipotecados en la suma --mortgagor does hereby appraise the mortgaged property in the amount-----OCTAVO:EL deudor hipotecario por la presente renuncia al trámite de requeri-EIGHTH:Mortgagor hereby waives the requirement of law and agrees to bemiento y se considerará en mora sin necesidad de notificación alguna por parteconsidered in default without the necessity of any notification of default or demand for paydel acreedor hipotecario. Esta hipoteca está sujeta a los reglamentos de la Admenton the part of mortgagee. This mortgage is subject to the rules and regulations of the ministración de Hogares de Agricultores ahora en vigor y a futuros reglamentos,-Farmers Home Administration now in effect, and to its future regulationsno inconsistentes con los términos de esta hipoteca, así como también sujeta a not inconsistent with the provisions of this mortgage, as well as to thelas leyes del Congreso de Estados Unidos de América que autorizan la asignación-laws of the Congress of the United States of America authorizing the making andy aseguramiento del préstamo antes mencionado.----insuring of the loan herein before mentioned.-----esta hipoteca sea poseido por el acreedor hipotecario o en caso que el acreedorthis mortgage is held by mortgagee, or in the event mortgageehipotecario cediere esta hipoteca sin asegurar el pagaré— should assign this mortgage without insurance of the note,-TRES PUNTO SETENTA Y CINCO POR CIENTO (3.75%) anual;----THREE POINT SEVENTY FIVE PER CENT (3.75%) per annum;------





para indemnizar al acrector hipotecario por adelantos al prestamista aseguradofor indemnifyng the mortgagee for advances to the insured lender-----

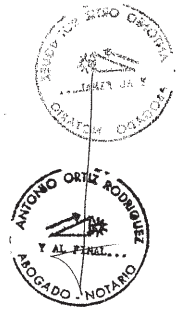
por motivo del incumplimiento del deudor hipotecario de pagar los plazos según-by reason of mortgagor's failure to pay the installments as-Tercero: para indemnizar al acreedor hipotecario además contra cualquier pérdida que pueda-lor indemnifying the mortgagee further against any loss it might suffir bajo su seguro de pago del pagaré.----sustain under its insurance of payment of the note; Tres. En cualquier caso y en todo tiempo; Three. In any event and at all times whatsoever;-para intereses después de mora; for default interest;-----(B) TREINTA Y CINCO MIL DOLARES (\$35,000.00)—— (B)THIRTY FIVE THOUSANDS DOLLARS (\$35,000.00) para contribuciones, seguro y otros adelantos para la con-ior taxes, insurance and other advances for the preservation-SEXTO, Tercero; SIXTH, Three;-(C) DIECISIETE MIL QUINIENTOS DOLARES (\$17,500.00)— (C) SEVENTEEN THOUSANDS FIVE HUNDREDS DOLLARS (\$17,500.00) para costas, gastos y honorarios de abogado en caso-for costs, expenses and attorney's fees in case-para costas y gastos que incurriere el acrecdor hipoteca---for costs and expenditures incurred by the mortgagee in--rio en procedimientos para defender sus intereses contra cualquier persona que inter--proceedings to defend its interests against any other person interfering withvenga o impugne el derecho de posesión del deudor hipotecario a los bienes según-or contesting the right of possession of mortgagor to the propertyse consigna en el párrafo SEXTO, Trece.-provided in paragraph (SIXTH Thirteen-de esta hipoteca es (son) descrito(s) como sigue:--of (his mortgage is(are) described as follows:----

"Pagaré otorgado en el caso número 63-26-582-50-5858-"Promissory note executed in case number 63-26-582-592-5858

fechado el dia veintiscis de octubre de mil novecientos poventa y nuevedated the twentysixth day of October, nineteen night hine

por la suma de CIENTO SETENTA Y CINCO MUCOCLARES (\$175,000.00)

115



in the amount of ONE HUNDRED SEVENTY FIVE THOUSANDS DOLLARS (\$175,000.00)de principal másof principal plusintereses sobre el balance del principal adeudado a razón del TRES PUNTO SETENTA Y CINCO interest over the unpaid balance at the rate of THREE POINT SEVENTY FIVE-(3.75 %) por ciento anual,-(3.75%) percent per annum,---hasta tanto su principal sea totalmente satisfecho según los términos, plazos, condiuntil the principal is totally paid according to the terms, installments,ciones y estipulaciones contenida en dicho pagaré y según acordados y convenidos---conditions and stipulation contained in the promissory note and as agreed entre el prestatario y el Gobierno; excepto el pago final del total de la deuda aqui---between the borrower and the Government, except that the final installment of the----representada, de no haber sido satisfecho con anterioridad, vencerá y será pagadero----entire debt herein evidenced, if not sooner paid, will be dueand payable THIRTYaflos de la fecha de este pagaré.-years from the date of this promissory note.---Dicho pagaré ha sido otorgado como evidencia de un préstamo concedido por el-Said promissory note is given as evidence of a loan made by the-Gobierno al Prestatario de conformidad con la Ley del Congreso de los Estados-Government to the borrower pursuant to the law of the Congress of the United ---Unidos de America denominada "Consolidated Farm and Rural Development Act-States of America known as "Consolidated Farm and Rural Development Act of 1961"--o de conformidad con el "Title V of the Housing Act of 1949", según-of 1961" or pursuant to "Title V of the Housing Act of 1949, ashan sido enmendadas y está sujeto a los presentes reglamentos de la Administración----amended, and is subject to the present regulations of the Farmers----de Hogares de Agricultores y a los futuros reglamentos no inconsistentes con dicha-Home Administration and to its future regulations not inconsistent with the-Ley. De cuya descripción, yo, el Notario Autorizante, DOY FE.express provision thereof. Of which description I, the authorizing Notary, GIVE FAITH. UNDECIMO: Que la propiedad objeto de la presente escritura y sobre la que se---ELEVENTH: That the property object of this deed and over whichconstituye Hipoteca Voluntaria, se describe como sigue:----voluntary mortgage is constituted, is described as follows:------RUSTICA: Predio de terreno marcado con el número uno (1) en el plano de subdivisión de la finca "El Melón" sita en el Barrio Palmarejo de término municipal de Coamo, Puerto Rico, compuesta de ocho cuerdas con cuatrocientos cuarenta y tres diezmitésimas de otra (8.0443 cdas.), equivalentes a treinta y un mil seiscientos diecisiete con ocho mil setecientos cuarenta y cinco diezmilésimas metros cuadrados (31,617.8745 mc). En lindes por el Norte, con la Carretera Estatal número setecientos des (702); por el Sur, con las fincas número once (11) y número doce (12) ; por el Este, con Colón y Compañía; por el Oeste, con la finca número dos (2). -Inscrita al folio ciento veintiseis (126), tomo doscientos cuarenta y seis (246) de Coamo, finca número trece mil setecientos treinta y ocho (13,738)------ Adquirlo la antes descrita finca mediante compraventa de la Corporación para el Desarrollo Rural de Puerto Rico, según resulta de la escritura número treinta y ocho (38) otorgada en San Juan, Puerto Rico, el día uno de noviembre de mil novecientos noventa y seis (1/11/1996), ante el notario José Sánchez Acosta.-





---Dicha propiedad se encuentra afecta a hipoteca en garantia de precio aplazado a favor de la Corporación para el Desarrollo Rural de Puerto Rico por la suma de SEIS MIL

CENTAVOS (\$6,764.48) con intereses al tres (3%) anual.——Said property is
DUODECIMO: Que comparecen en la presente escritura como Deudores Hipote
are
—JUAN PABLO DE JESUS ROSA, Seguro Social! , y AIDA CELESTE CRUZ ALVARADO, Seguro Social 5 mayores de edad, casados entresí, agricultores y vecinos de Coamo, Puerto Rico.—
cuya dirección postal es: HC-02- Box 5485, Coamo, Puerto Rico 00780——————————————————————————————————
DECIMO TERCERO: El importe del préstamo aquí consignado se usó o será usado————————————————————————————————————
para fines agricolas y la construcción y/o reparación y/o mejoras de las instalaciones
físicas en la(s) finca(s) descrita(s)
DECIMO CUARTO: El prestatario ocupará personalmente y usará cualquier estruc
tura que haya sido construída, mejorada o comprada con el importe del préstamo
acui garantizado y no arrendará o usará para otros fines dicha estructura a menos————————————————————————————————————
violación de cualquiera otro convenio o cláusula aqui contenida ocasionará el
vencimiento de la obligación como si todo el término hubiese transcurrido y en
aptitud el Gobierno de declarar vencido o pagadero el préstamo y proceder a la Government at its option may declare due and payable the loan and proceed to
ejecución de la hipoteca.————————————————————————————————————
sentes y aquellos futuros que se promulgaren de acuerdo a las leyes federales y or future ones that may be promulgated pursuant to the federal and
locales no inconsistentes o incompatibles con las leyes actuales que gobiernan local laws not inconsistent or incompatible with the process laws which govern
estos tipos de préstamos. these types of loans.
VIGESIMO: Este instrumento garantiza asimismo el rescato o recuperation de-
cualquier crédito por intereses o subsidio que pueda otorganes à los prestatarios any interest credit or subsidy which may be granted to the borrows [5] by the
por el Gobierno de acuerdo con las disposiciones del Título Cuarentidos del Código- Government pursuant to Forty-Two-
de Estados Unidos Sección Mil Cuatrocientos Noventa - a (42 U.S.C.1490a)
Donde dice Estados Unidos de América actuando por conducto de la
Administración de Hogares de Agricultores debe decir Estados Unidos de-
América actuando por conducto de Farm Service Agency (Agencia de
Servicios Agricolas) que es su nombre en la actualidad.
Se hace constar que éste es un préstamo de Recursos Limitados EM



ACEPTACION	
ACCEPTANCE ACCEPTANCE en la forma redactada una vez	
El (los) comparecientes ACEPTAN esta escritura en la forma redactada una vez- The appearing party (parties) ACCEPT(S) this deed in the manner drawn once-	
yo, el Notario autorizante, le (les) hice las advertencias legales pertinentes	
Asi lo dicen y otorgan ante ml, el Notario autorizante, el (los compareciente(s) ————————————————————————————————————	
sin requerir la presencia de testigos después de renunciar su derecho a ello del que withoul demanding the presence of witnesses after waiving his (their) right to do so of which	
le(s) adverti.————————————————————————————————————	
Después de ser leida esta escritura por el (los) compareciente(s), se ratifica(n) ————————————————————————————————————	
en su contenido, pone(n) sus iniciales en cada uno de los folios de esta escritura————————————————————————————————————	
incluyendo el último y la firma(n) todos ante mí el Notario autorizante, que DOYincluding the last one, and all sign before me, the authorizing Notary who GIVES	
FE de todo el contenido de esta escritura. FAITH to everything contained in this deed.	
Firmado; Juan Pablo de Jesús Rosa, Aida Celeste Cruz AlvaradoFirmado, Signado, Sellado y Rubricado;	AL THELL AND MOTARIO
sindres. 14 /MM	
, ,	

PO

TITLE SEARCH

CLIENT: HECTOR LUIS MATEO ORTIZ

REF: 1521.349 BY: ROXANA PEREZ

PROPERTY NUMBER:

13,738, recorded at page 126 of volume 246 of Coamo, Registry of the Property

Barranquitas, Puerto Rico.

DESCRIPTION: (As it is recorded in the Spanish language)

RÚSTICA: Predio de terreno marcado con el número uno (1) en el plano de subdivisión de la finca El Melón, sita en el barric Palmarejo del término municipal de Coamo, P.R.; compuesta de ocho cuerdas cero cuatrocientos cuarenta y tres (8.0443) diez milésimas de otras; equivalentes a treinta y un mil seiscientos diecisiete metros cuadrados con cuatro mil setecientos cuarenta y cinco diezmilésimas de otra (31,617.4745). En lindes por el NORTE, con carretera estatal número setecientos dos (702); por el SUR, Fincas Once (11) y doce (12); por el ESTE, con Colón y Co.; y por el OESTE, con finca número dos (2).

ORIGIN:

It is segregated from property number 149, recorded at page 123, volume 76 of Coamo.

This property is registered in favor of HÉCTOR LUIS MATEO ORTIZ, single, who acquired it by purchase from Juan Pablo De Jesús and his wife Aida Celeste Cruz Alvarado, at a price of \$240,000.00, pursuant to deed #149, executed in Coamo, Puerto Rico, on October, $14^{\rm th}$, 2002, before José Anibal Gierbolini Rosa Notary Public, recorded at page 132 of volume 313 of Coamo, property number 13,738, 3rd inscription.

Presented on October 4, 2013 Recorded on October 23, 2013

LIENS AND ENCUMBRANCES:

- I. By reason of its origin this property is free of liens and encumbrances
- II. By reason of itself this property is encumbered by the following:
- 1. Subject to Restrictive conditions imposed on the Title VI, according to inscription 1st.
- 2. MORTGAGE: Constituted by Juan Pablo De Jesús and Aida Celeste Cruz Alvarado, in favor of United States of America acting as Farmer Home Administration, in the original principal amount of \$175,000.00, with 3.75% annual interests, due on 30 years, constituted by deed #152, executed in Coamo, Puerto Rico, on October 26th, 1999, before Antonio Ortiz Rodríguez Notary Public, recorded at page 127 of volume 246 of Coamo, property number 13,738, inscription. Conditions.

Presented on October 26, 1999 Recorded on January 22, 2001

This property has been designated "Secure Home", under Law 3. 195 of September 13, 2011, better known as "Ley del Derecho de Protección del Hogar Principal y el Hogar Familiar", as per deed #39, issued in Coamo, Puerto Rico, on September 5th, 2013 before Jorge Rafael Collazo Sánchez Notary Public, recorded on page 132 of volume 313 of Coamo, property #13,738, 4th inscription.

Presented on October 4, 2013 Recorded on October 23, 2013

ESTUDIOS DE TITULO SEGUROS DE TITULO

BOX 1467, TRUJILLO ALTO, P.R. 00977-1467 (787) 748-1130 / 748-8577 • FAX (787) 748-1143 estudios@eagletitlepr.com P.O. TELS

como tal. La responsabilidad de la entidad que preparó este Estudio de Título, está limitada a la cantidad pagada por la preparación de dicho Estudio de Título. Para completa protección deben requerir una póliza de Seguro de Título. Este documento NO es una póliza de Seguro de Título, por lo cual no debe utilizarse imitada a la cantidad pagada por la preparación de dicho Estudio de Título. completa protección deben requerir una póliza de Seguro de 1 PAGE #2 PROPERTY #13,738

At page 4 of volume 7 of Records of Sentences of Barranquitas, appear Sentence issued on May 12, 2014 in the First Instance Court in Coamo, civil case #B2CI201400154, by Cooperativa de A/C San Blas Illescas, plaintiff versus Héctor Luis Mateo Ortiz, defendant, in the amount of \$8,612.53, recorded on September 1st, 2015.

REVIEWED:

Federal Attachments, Commonwealth of Puerto Rico Tax Liens, Judgments and Daily Log up to October 20th, 2020.

NOTICE: The Sections of the Property Registry have been computerized by the new system identified as Karibe, through which the historical volumes containing the data related to the inscribed properties and with the documents presented and pending registration were digitized. Since April 25, 2016, the Department of Justice discontinued the Tool-Kit and Agora System in most of the Sections of the Registry, which was used to search for documents submitted and pending registration and preparation of title search and other documents. There is also a delay in the entry of information to the System to this date. In addition to this, the Federal and State Seizures are now entered and electronically provided by the Central Office of the Land Registry in the Department of electronically provided by the Central Office of the Land Registry in the Department of Justice, without being able to corroborate the control books and with many errors which makes the location impossible. We are not responsible for errors that may result in this title search due to errors and/or missions of the Registry and/or its employees, when entering the data in the system.

EAGLE TITLE AND OTHER SERVICES, INC.

Aŭthorized signature

tm/mv/F

I, Elías Díaz Bermúdez, of legal age, single and neighbor of San Juan, Puerto Rico, under solemn oath declare:

- 1. That my name and personal circumstances are the above mentioned.
- 2. That on October $20^{\rm th}$, 2020, I examined the books and files of The Property Registry of Puerto Rico and prepared attached title study which makes part affidavit.
- 3. That the attached title study correctly represents in all its parts the status of the above property in The Property Registry of Puerto Rico.
- I, the undersigned, hereby swear that the facts herein stated are

In Guaynabo, Puerto Rico, this 33th day of Notember

Elías Díaz Bermúdez

AFFIDAVIT NUMBER 4390

Sworn and subscribed to before me by Elias Diaz Bermúdez of aforementioned personal circumstances, sonally know.

Guaynabo, Puerto Rico, this 33 day 304 Warember

le & Other Services, Inc.

ブ

T

Sello

9397 10/28/2020 \$5.00

UNITED STATES DEPARTMENT OF AGRICULTURE FARM SERVICE AGENCY

654 Muñoz Rivera Avenue 654 Plaza Suite #829 San Juan, PR 00918

Borrower:

De Jesus Rosa, Juan P.

Case No:

63-026-5858

CERTIFICATION OF INDEBTEDNESS

I, Carlos J. Morales Lugo, of legal age, single, a resident of San Juan, Puerto Rico, in my official capacity as Loan Resolution Task Force Contractor of the Farm Service Agency, United States Department of Agriculture (USDA), state that:

 The borrower's indebtedness is as shown in the following Statement of Account, according to information obtained from all available records at the USDA-Farm Service Agency:

Statement of Account as of

June 5, 2020

Loan Number		43-01
Note Amount	\$	175,000.00
Original Note Date	10/26/1999	
Date of Last Payment	5/25/2009 Offset	
Principal Balance	\$	163,308.85
Unpaid Interest	\$	78,904.53
Misc. Charges	\$	-
Total Balance	\$	242,213.38
Daily Interest Accrual	\$	16.7783
Amount Delinquent	\$	137,191.00
Years Delinquent	13	

- The information in the above Statement of Account in affiant's opinion is a true and correct statement
 of the aforementioned account and to this date remains due and unpaid.
- The defendant is neither a minor, nor incompetent, nor in the military service of the United States of America.
- The above information is true and correct to the best of my knowledge and belief, and is made under penalty of perjury as allowed by 28 U.S.C. 1746.

Carlos J. Morales

Carlos J. Morales Lugo LRTF Contractor June 5, 2020 Digitally signed by CARLOS MORALES (Affiliate)
DN: c=US, o=U.S. Government, ou=Department of

Agriculture,

0.9.2342.19200300.100.1.1=12001003816118,

cn=CARLOS MORALES (Affiliate) Date: 2020.06.05 09:43:32 -04'00' Adobe Acrobat version: 2020.009.20063



Exhibit 5



Status Report Pursuant to Servicemembers Civil Relief Act

SSN: XXX-XX-1989

Birth Date:

Last Name: **CRUZ ALVARADO**

First Name: **AIDA**

Middle Name: C

Status As Of: Oct-16-2020

V72C4XSZQW0006Y Certificate ID:

	On Active Duty On Ac	tive Duty Status Date	
	On Active Buty On Ac	clive Duty Status Date	
Active Duty Start Date	Active Duty End Date	Status	Service Component
NA	NA	No	NA
This response reflects the individuals' active duty status based on the Active Duty Status Date			

Left Active Duty Within 367 Days of Active Duty Status Date				
Active Duty Start Date	Active Duty End Date	Status	Service Component	
NA NA NO NA				
This response reflects where the individual left active duty status within 367 days preceding the Active Duty Status Date				

The Member or His/Her Unit Was Notified of a Future Call-Up to Active Duty on Active Duty Status Date			
Order Notification Start Date Order Notification End Date Status Service Component			Service Component
NA NA NO NA			
This response reflects whether the individual or his/her unit has received early notification to report for active duty			

Upon searching the data banks of the Department of Defense Manpower Data Center, based on the information that you provided, the above is the status of the individual on the active duty status date as to all branches of the Uniformed Services (Army, Navy, Marine Corps, Air Force, NOAA, Public Health, and Coast Guard). This status includes information on a Servicemember or his/her unit receiving notification of future orders to report for Active Duty.

Michael V. Sorrento, Director

Department of Defense - Manpower Data Center

400 Gigling Rd.

Seaside, CA 93955

Case 3:20-cv-01669 Document 1-5 Filed 11/23/20 Page 2 of 2
The Defense Manpower Data Center (DMDC) is an organization of the Department of Defense (DoD) that maintains the Defense Enrollment and Eligibility Reporting System (DEERS) database which is the official source of data on eligibility for military medical care and other eligibility systems.

The DoD strongly supports the enforcement of the Servicemembers Civil Relief Act (50 USC App. § 3901 et seq, as amended) (SCRA) (formerly known as the Soldiers' and Sailors' Civil Relief Act of 1940). DMDC has issued hundreds of thousands of "does not possess any information indicating that the individual is currently on active duty" responses, and has experienced only a small error rate. In the event the individual referenced above, or any family member, friend, or representative asserts in any manner that the individual was on active duty for the active duty status date, or is otherwise entitled to the protections of the SCRA, you are strongly encouraged to obtain further verification of the person's status by contacting that person's Service. Service contact information can be found on the SCRA website's FAQ page (Q35) via this URL: https://scra.dmdc.osd.mil/scra/#/faqs. If you have evidence the person was on active duty for the active duty status date and you fail to obtain this additional Service verification, punitive provisions of the SCRA may be invoked against you. See 50 USC App. § 3921(c).

This response reflects the following information: (1) The individual's Active Duty status on the Active Duty Status Date (2) Whether the individual left Active Duty status within 367 days preceding the Active Duty Status Date (3) Whether the individual or his/her unit received early notification to report for active duty on the Active Duty Status Date.

More information on "Active Duty Status"

Active duty status as reported in this certificate is defined in accordance with 10 USC § 101(d) (1). Prior to 2010 only some of the active duty periods less than 30 consecutive days in length were available. In the case of a member of the National Guard, this includes service under a call to active service authorized by the President or the Secretary of Defense under 32 USC § 502(f) for purposes of responding to a national emergency declared by the President and supported by Federal funds. All Active Guard Reserve (AGR) members must be assigned against an authorized mobilization position in the unit they support. This includes Navy Training and Administration of the Reserves (TARs), Marine Corps Active Reserve (ARs) and Coast Guard Reserve Program Administrator (RPAs). Active Duty status also applies to a Uniformed Service member who is an active duty commissioned officer of the U.S. Public Health Service or the National Oceanic and Atmospheric Administration (NOAA Commissioned Corps).

Coverage Under the SCRA is Broader in Some Cases

Coverage under the SCRA is broader in some cases and includes some categories of persons on active duty for purposes of the SCRA who would not be reported as on Active Duty under this certificate. SCRA protections are for Title 10 and Title 14 active duty records for all the Uniformed Services periods. Title 32 periods of Active Duty are not covered by SCRA, as defined in accordance with 10 USC § 101(d)(1).

Many times orders are amended to extend the period of active duty, which would extend SCRA protections. Persons seeking to rely on this website certification should check to make sure the orders on which SCRA protections are based have not been amended to extend the inclusive dates of service. Furthermore, some protections of the SCRA may extend to persons who have received orders to report for active duty or to be inducted, but who have not actually begun active duty or actually reported for induction. The Last Date on Active Duty entry is important because a number of protections of the SCRA extend beyond the last dates of active duty.

Those who could rely on this certificate are urged to seek qualified legal counsel to ensure that all rights guaranteed to Service members under the SCRA

WARNING: This certificate was provided based on a last name, SSN/date of birth, and active duty status date provided by the requester. Providing erroneous information will cause an erroneous certificate to be provided.

UNITED STATES DISTRICT COURT

for the

District of Puerto Rico

District of 1 c	delto Ideo
United States of America, acting through the United States Department of Agriculture	
)	
Plaintiff(s)	
v.)	Civil Action No.
AIDA CELESTE CRUZ-ALVARADO, et als.	FORECLOSURE OF MORTGAGE
)	
Defendant(s)	
SUMMONS IN A	CIVIL ACTION
To: (Defendant's name and address) HECTOR LUIS MATEO-ORT S.R. 702, Km. 3.1 Palmarejo Wd. Coamo, P.R. 00769	IZ
are the United States or a United States agency, or an officer of P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer	er to the attached complaint or a motion under Rule 12 of
the Federal Rules of Civil Procedure. The answer or motion r whose name and address are:	must be served on the plaintiff or plaintiff's attorney,
JUAN CARLOS FORTUÑO P.O. BOX 3908 GUAYNABO PR 00970	O FAS
If you fail to respond, judgment by default will be ent You also must file your answer or motion with the court.	tered against you for the relief demanded in the complaint.
	MARIA ANTONGIORGI-JORDAN, ESQ. CLERK OF COURT
Date:	
Date:	Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

was re	This summons for (name ceived by me on (date)							
was re-		the summons on the individual	at (place)					
			on (date)					
	☐ I left the summons							
	, a person of suitable age and discretion who resides the							
	on (date), and mailed a copy to the individual's last known address; or							
	☐ I served the summo		, who is					
	designated by law to accept service of process on behalf of (name of organization)							
			on (date)	; or				
	☐ I returned the summ		; or					
	☐ Other (specify):							
	My fees are \$	for travel and \$	for services, for a total of \$		0 .			
	I declare under penalty	of perjury that this information	n is true.					
Date:								
			Server's signature					
			Printed name and title					
			Server's address					

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

District of Puerto Rico

District of 1	dello laco
United States of America, acting through the United States Department of Agriculture)))
Plaintiff(s)	
v.	Civil Action No.
AIDA CELESTE CRUZ-ALVARADO, et als.	FORECLOSURE OF MORTGAGE
Defendant(s)))
SUMMONS IN A	A CIVIL ACTION
To: (Defendant's name and address) IVONNE AFFRICANO S.R. 702, Km. 3.1 Palmarejo Wd. Coamo, P.R. 00769	6088 Lamonte St. St. Cloud, FL 34771
A lawsuit has been filed against you. Within 21 days after service of this summons on you are the United States or a United States agency, or an officer	u (not counting the day you received it) — or 60 days if you or employee of the United States described in Fed. R. Civ.
P. 12 (a)(2) or (3) — you must serve on the plaintiff an answ the Federal Rules of Civil Procedure. The answer or motion whose name and address are:	ver to the attached complaint or a motion under Rule 12 of
JUAN CARLOS FORTUÑ P.O. BOX 3908 GUAYNABO PR 00970	IO FAS
If you fail to respond, judgment by default will be ex You also must file your answer or motion with the court.	ntered against you for the relief demanded in the complaint.
	MARIA ANTONGIORGI-JORDAN, ESQ. CLERK OF COURT
Date:	
	Signature of Clerk or Deputy Clerk

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

was re	This summons for (name ceived by me on (date)							
was re-		the summons on the individual	at (place)					
			on (date)					
	☐ I left the summons							
	, a person of suitable age and discretion who resides the							
	on (date), and mailed a copy to the individual's last known address; or							
	☐ I served the summo		, who is					
	designated by law to accept service of process on behalf of (name of organization)							
			on (date)	; or				
	☐ I returned the summ		; or					
	☐ Other (specify):							
	My fees are \$	for travel and \$	for services, for a total of \$		0 .			
	I declare under penalty	of perjury that this information	n is true.					
Date:								
			Server's signature					
			Printed name and title					
			Server's address					

Additional information regarding attempted service, etc:

UNITED STATES DISTRICT COURT

for the

District of Puerto Rico

District of Pu	erto Rico					
United States of America, acting through the United States Department of Agriculture Plaintiff(s) v. AIDA CELESTE CRUZ-ALVARADO, et als.	Civil Action No. FORECLOSURE OF MORTGAGE					
Defendant(s)						
SUMMONS IN A C	CIVIL ACTION					
To: (Defendant's name and address) AIDA CELESTE CRUZ-ALVAF S.R. 702, Km. 3.1 Palmarejo Wd. Coamo, P.R. 00769	RADO 6088 Lamonte St. St. Cloud, FL 34771					
A lawsuit has been filed against you.						
are the United States or a United States agency, or an officer of P. 12 (a)(2) or (3) — you must serve on the plaintiff an answer the Federal Rules of Civil Procedure. The answer or motion me whose name and address are:	to the attached complaint or a motion under Rule 12 of nust be served on the plaintiff or plaintiff's attorney,					
JUAN CARLOS FORTUÑO	FAS					
P.O. BOX 3908 GUAYNABO PR 00970						
If you fail to respond, judgment by default will be entered against you for the relief demanded in the complaint. You also must file your answer or motion with the court. **MARIA ANTONGIORGI-JORDAN, ESQ. CLERK OF COURT*						
Date:	Signature of Clerk or Deputy Clerk					

AO 440 (Rev. 06/12) Summons in a Civil Action (Page 2)

Civil Action No.

PROOF OF SERVICE

(This section should not be filed with the court unless required by Fed. R. Civ. P. 4 (1))

was re	This summons for (name ceived by me on (date)							
was re-		the summons on the individual	at (place)					
			on (date)					
	☐ I left the summons							
	, a person of suitable age and discretion who resides the							
	on (date), and mailed a copy to the individual's last known address; or							
	☐ I served the summo		, who is					
	designated by law to accept service of process on behalf of (name of organization)							
			on (date)	; or				
	☐ I returned the summ		; or					
	☐ Other (specify):							
	My fees are \$	for travel and \$	for services, for a total of \$		0 .			
	I declare under penalty	of perjury that this information	n is true.					
Date:								
			Server's signature					
			Printed name and title					
			Server's address					

Additional information regarding attempted service, etc:

Case 3:20-cv-01669 Document 1-9 Filed 11/23/20 Page 1 of 1

UNITED STATES DISTRICT COURT DISTRICT OF PUERTO RICO

CATEGORY SHEET

You must accompany your complaint with this Category Sheet, and the Civil Cover Sheet (JS-44).

Attorne	y Name (Last, Firs	t, MI): Fortuño, Juan Carlos						
USDC-	PR Bar Number:	211913						
Email A	Address:	jcfortuno@fortuno-law.com						
1. Title (caption) of the Case (provide only the names of the <u>first party</u> on <u>each</u> side):								
	Plaintiff:	UNITED STATES OF AMERICA, acting through the USDA						
	Defendant:	AIDA CELESTE CRUZ-ALVARADO; ET ALS.						
2.	Indicate the categor	bry to which this case belongs:						
	○ Ordinary Civitation ○ Ordinar	l Case						
	Social Securit	у						
	Banking							
	Injunction							
3.	Indicate the title at	nd number of related cases (if any).						
	N/A							
4.	Has a prior action	between the same parties and based on the same claim ever been filed before this Court?						
Yes								
	⊠ No							
5.	Is this case require	ed to be heard and determined by a district court of three judges pursuant to 28 U.S.C. § 2284?						
	Yes							
	⊠ No							
6.	Does this case que	estion the constitutionality of a state statute? (See, Fed.R.Civ. P. 24)						
	☐ Yes ⋈ No							
Date Su		per 18, 2020						
	-							

rev. Dec. 2009

Print Form

Reset Form

Case 3:20-cv-01669 Document 1-10 Filed 11/23/20 Page 1 of 1 CIVIL COVER SHEET

The JS 44 civil cover sheet and the information contained herein neither replace nor supplement the filing and service of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON NEXT PAGE OF THIS FORM.)

I. (a) PLAINTIFFS	boket sheet, phil markot.	TIGNS ON NEXT TAGE OF	rimsro	DEFENDAN	JTS						
UNITED STATES OF AMERICA				AIDA CELESTE CRUZ-ALVARADO, et als.							
UNITED STATES OF AWIERICA				AIDA CELESTE CRUZ-ALVARADO, et als.							
(b) County of Residence of First Listed Plaintiff (EXCEPT IN U.S. PLAINTIFF CASES)				County of Residence of First Listed Defendant Coamo, P.R. (IN U.S. PLAINTIFF CASES ONLY) NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE TRACT OF LAND INVOLVED.							
(c) Attorneys (Firm Name, Address, and Telephone Number) Juan C. Fortuño Fas Po Box 3908, Guaynabo, PR 00970 Tel. 787-751-5290				Attorneys (If Kno	our <i>n)</i>						
II. BASIS OF JURISDI	CTION (Place an "X" in C	ne Box Only)		TIZENSHIP OI		RINCI	PAL	PARTIES			
≱ 1 U.S. Government Plaintiff	3 Federal Question (U.S. Government)	Not a Party)		(For Diversity Cases Or on of This State	nly) PT □		1 Inc	corporated <i>or Pi</i> of Business In T		or Defenda PTF 4	ont) DEF □ 4
2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citizensh	ip of Parties in Item III)	Citize	en of Another State	ø	2 5		corporated <i>and</i> I of Business In .		(3) 5	CJ 5
				en or Subject of a reign Country	σ	3 (7	3 Fo	reign Nation		D 6	□ 6
IV. NATURE OF SUIT	(Place an "X" in One Box Or	nly)							of Suit Code D		
CONTRACT	DEDSONAL INTERV			DRFEITURE/PENALT	$\overline{}$			UPTCY		STATUT	ES
☐ 110 Insurance ☐ 120 Marine ☐ 130 Miller Act ☐ 140 Negotiable Instrument ☐ 150 Recovery of Overpayment	PERSONAL INJURY □ 310 Airplane □ 315 Airplane Product Liability □ 320 Assault, Libel & Slander □ 330 Federal Employers' Liability □ 345 Marine □ 345 Marine Product Liability □ 350 Motor Vehicle Product Liability □ 360 Other Personal Injury □ 360 Other Personal Injury □ 360 Personal Injury - Medical Malpractice □ CIVIE RIGHTS □ 440 Other Civil Rights □ 441 Voting □ 442 Employment □ 443 Housing/ Accommodations □ 445 Amer. w/Disabilities - Employment □ 446 Amer. w/Disabilities - Other □ 448 Education	PERSONAL INJUR: 365 Personal Injury - Product Liability 367 Health Care/ Pharmaceutical Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 368 Asbestos Personal Injury Product Liability 369 Personal Property Damage 370 Other Fraud 371 Truth in Lending 380 Other Personal Property Damage Product Liability 385 Property Damage Product Liability 385 Property Damage Product Liability 360 Personal Property Damage Product Liability 361 Personal Property Damage Product Liability 362 Personal Property Damage Product Liability 363 Person Pertition 530 General 535 Death Penalty Other: 540 Mandamus & Other 550 Civil Rights 555 Prison Condition 560 Civil Detaince - Conditions of Confinement	CTY	25 Drug Related Seizure of Property 21 USC 8 20 Other LABOR Fair Labor Standards Act 1 Standards Act 1 Standards Act 1 Standards Act 1 Family and Medical Leave Act 10 Other Labor Litigation 1 Employee Retirement Income Security Act 1 MMIGRATION 2 Naturalization Application Actions	8881 I	□ 423 \ □ PRO □ 820 C □ 830 F □ 835 F □ 861 I □ 862 E □ 863 E □ 865 F □ 870 I □ 871 I □ 871 I	Withdraw 28 USC 1 Copyright Patent - A New Drug Frademar TALSEC HA (139 Black Lun DIWC/DI SSID Titl RSI (405)	RIGHTS ts Abbreviated g Application k CURITY Sff) ng (923) WW (405(g)) c XVI (g)) FAX SUITS S. Plaintiff daut) ird Party	430 Banks a 450 Comme 460 Deports 470 Rackets Corrupt 480 Consun 485 Telephi Frotect 490 Cable/S 850 Securiti Exchar 890 Other S 891 Agricul 895 Freedor Act 896 Arbitra 896 Arbitra Act/Rev	m (31 USC))) capportions st und Bankin cree ation cree ation or Creanizat ner Credit one Consultion Consultion cat TV les/Comment age tatutory Ac tural Acts n of Inform strative Pre- view or Ap Decision utionality of	ged and ions mer ditties/ tions atters nation
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VI. CAUSE OF ACTIO	I Consolidated Far	itute under which you ar m & Development A iuse:	e filing <i>(I</i> Act, 7 U	Do not cite jurisdictiona SC 1921, et seq.	d statu . & 2	tex unler 8 USC	ss diversi 1345	ity):		· · ·	
VII. REQUESTED IN COMPLAINT: CHECK IF THIS IS A CLASS ACTION UNDER RULE 23, F.R.Cv.P.				EMAND \$ 242,213.38				CK YES only Y DEMAND	if demanded in	n complai XINo	nt:
VIII. RELATED CASE IF ANY	(See instructions):	JUDGE					CKET N	IUMBER			
FOR OFFICE USE ONLY	2020 Jua	SIGNATURE OF ATI	LONGEA C	ARECORD							
	тинон	APPLYING IFP	<u> </u>	JUDG	βE .			MAG. JUI	DGE		